

Approved For Release 2001/03/04 : CIA-RDP81B00879R000900050052-5
THE HERTZ CORPORATION 1424 AGREEMENT NUMBER - 11 4253195



PRINT AA 7001 NAA
 TO BE PAA THE FIREWEL COMPANY INC
 A 395 BROADWAY
 D STREET ADDRESS BUFFALO 25 N Y
 BY CITY & STATE FOIAb3a

395 NORTH ORANGE AVE - ORLANDO, FLORIDA
 PHONE: GA 2-4500
 MUNICIPAL AIRPORT
 PHONE: GA 5-1834

210 W. FAIRBANKS
 WINTER PARK, FLA.
 PHONE: MI 7-0712

PLEASE SHOW THIS NUMBER ON ALL CORRESPONDENCE

VEHICLE TURNED IN (CITY)

Melbourne
 TIME IN
 8-1-60 7:30 AM
 TIME OUT
 8-1-60 9:45 PM

RESERVATION
 (CIRCLE)
 YES NO

COLLISION PROTECTION
 By his initial, Renter agrees to pay an additional fee of \$1 per day or fraction thereof
 (with a maximum of \$5 per week), and Hertz agrees to relieve Renter of all liability
 for damage to the Hertz vehicle referred to herein while it is used,
 or driven in conformity with this rental agreement, but Renter
 shall be fully liable for all such damage if said vehicle is used,
 or driven in violation of any law or of this rental agreement.

For X

CHARACTER CARD?		EXPI. DATE	9/30/60	CAR LICENSE NO.	12-14116	STATE	FLA	VEHICLE NO.	11527
NAME	HERTZ AMEX DILLON DINERS <input checked="" type="checkbox"/> OTHER	CAR MAKE	Chrysler	MILEAGE IN	1779	WILL RETURN BY	8/14/60	DEPOSIT	None
NUMBER		BODY STYLE	Set	MILEAGE OUT	1599				
CAR RENTED AT	Orlando	MILES DRIVEN	180 @ 94						
		CAR TO BE CHECKED IN AT	Orlando						

The Hertz Corporation, hereinafter called "Hertz", hereby leaves to the undersigned renter, for the term and upon the covenants and conditions herein set out, the motor vehicle described above, hereinafter called "vehicle."

(1) Renter acknowledges and agrees: that vehicle is the property of Hertz; that vehicle is in good mechanical condition; that vehicle together with all tires, tools, accessories and accoutrements will be returned to the same condition as when received to the place above specified, ordinary wear and tear excepted, on the expiration date of this agreement, or sooner if demanded by Hertz.

(2) Renter agrees not to permit the use or to use, operate or drive vehicle for the transportation of persons or property for hire; not to use, permit the use or to operate or drive vehicle in violation of any Federal, State or Municipal law, ordinance, rule or regulation governing the use, operation, or driving thereof, except as may be otherwise consent thereto of Hertz.

(3) Renter being one of the assured underwriters of liability covering vehicle, agrees to comply with all the terms and conditions of policy, when by reference are made to the herein and make known his day and in conformance with the terms and conditions appearing below.

(4) Renter further expressly agrees to indemnify the Hertz Corporation for any and all loss, damage, cost and expense paid or incurred by the Insurance Company or other insurers of liability in connection with the use of vehicle, in states where the law makes Hertz or its Insurance Carrier liable for damages to a company's vehicle by reason of injuries or damages resulting from the use, operation or driving of vehicle in violation of any of the terms and conditions appearing below.

(5) Renter expressly agrees to pay to Hertz, during each month, a minimum weekly minimum or other charges applicable to this rental at the rates or amounts specified below, and to pay to Hertz the cost of all damages to said vehicle, during this rental period, provided, however, that Hertz's liability for damage to said vehicle shall be limited to \$100.00 if vehicle was used, operated or driven in violation of any of the provisions of this agreement.

(6) If the person signing this agreement has caused the billing for charges hereunder to be transferred to another person, firm, or organization which, upon so being billed, has agreed to make payment, then the person so signing shall, upon demand, promptly pay said charges.

(7) It is expressly agreed that Renter is not the agent, servant or employee of Hertz in any manner whatsoever.

(8) It is expressly agreed that Hertz shall not be liable for loss of or damage to any property, or caused by Renter or any other person in or upon vehicle, or left or stored in or upon vehicle, or the article so being damaged, or lost, or destroyed, except Renter waives any and all claims for such loss or damage against Hertz and agrees to hold Hertz harmless from such liability. Hertz against any such claims.

I HAVE READ THE TERMS AND CONDITIONS

X
 RENTER'S SIGNATURE

RENTAL AGREEMENT
 I, the undersigned, do hereby acknowledge and agree to the following:
 (a) That I am the sole responsible party for the vehicle and that I am the sole operator and controller of the vehicle.
 (b) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (c) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (d) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (e) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (f) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (g) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (h) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (i) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (j) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (k) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (l) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (m) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (n) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (o) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (p) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (q) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (r) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (s) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (t) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (u) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (v) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (w) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (x) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (y) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.
 (z) That I am the sole responsible party for any damage or loss to the vehicle, including but not limited to the amount of
 insurance under any Workmen's Compensation Act, paid by any other party to the vehicle.

The vehicle shall not be used, operated or driven: (a) in violation of any of the terms of the rental agreement. (b) By any person in violation of law as to age or by a driver or renter who has given a fictitious name or false age or address. (c) For any illegal purpose, in any race, speed test or contest, to propel or tow any vehicle or trailer or by any person while under the influence of intoxicants or narcotics. (d) By any person other than the renter who signed the rental agreement or, provided, renter's permission be obtained, by a member of the renter's immediate family or by any other person who has knowledge of the renter's regular and usual employment for the renter, provided, however, that any such driver must be a qualified licensed driver.

HDM-404 (1-60)

"CUSTOMER LIABLE FOR ALL PARKING VIOLATIONS"

1424 - 4253195
 OWNERSHIP
 Orlando

Approved For Release 2001/03/04 : CIA-RDP81B00879R000900050052-5